

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Reissue Application of)
)
U.S. Patent No. 5,971,673 to) Group Art Unit: Unassigned
)
Mattias BERGLUND et al.) Examiner: Unassigned
)
Application No.: Unassigned)
)
Filed: Herewith)
)
For: TWO-PIECE ROTARY)
METAL-CUTTING TOOL AND)
METHOD FOR INTERCONNECTING)
THE PIECES)

DECLARATION IN SUPPORT OF REISSUE APPLICATION

Assistant Commissioner for Patents
Washington, D.C. 20231

Sir:

We, Mattias BERGLUND, Fredrick LUNDBERG, and Ingela ÅRBRINK (formerly
Ingela SVENSSON), hereby declare as follows:

(1) We are citizens of Sweden, having the following residence and post office
address: Sofiedalsvägen 11 B 824 34 Hudiksvall, Sweden; Ringvägen 17 703 42, Örebro
Sweden; and Hejdegatan 54 582 43, Linköping, Sweden; respectively.

(2) We believe that we are the original, first inventors of the invention described
and claimed in the above-identified Reissue Application.

(3) We have reviewed and understand the contents of the specification and the
claims of the Reissue Application and its accompanying Preliminary Amendment.

(4) We hereby claim the benefit of foreign priority under 35 U.S.C. § 119 with
respect to Swedish Patent Application No. 9603325, filed on September 13, 1996.

09878240-061201
102190-042886

(5) We acknowledge the duty to disclose information that we are aware of which is material to the examination of this Reissue Application in accordance with 37 C.F.R.

§ 1.56(a).

(6) We believe U.S. Patent No. 5,971,673 to be wholly or partially inoperative or invalid by virtue of claiming more or less than the patentee had the right to claim in the patent.

(7) More specifically, that an error arose due to the fact that, subsequent to the issuance of U.S. Patent No. 5,971,673, Applicants were made aware of German patent publication No. 94340 and other prior art, resulting in at least on of the claims in U.S. Patent No. 5,971,673 being broader than Applicants had the right to claim.

(8) All errors being corrected in this reissue application arose without any deceptive intention on the part of the undersigned.

(9) The undersigned declares further that all statements made herein are of his own knowledge and are true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

DATE: 2001-07-04

Mattias Berglund

DATE: 2001-05-11

Fredrik Lundberg

DATE: 2001-05-06

Ingela Abbrink (formerly Ingela Svensson)

Abbrink

09878240 061201